UNOFFICIAL COPY

SECULO MORIGAGE FORM (Minois) JANUARY, 1968		LEGAL FORMS
The second secon	24 676 20 1	
THIS INDIVIOUSE, WITNESSEIH, That John T. Cardenas		
(herein fler called the Grantor), of the village of Hanov	er Park County of Coo	k
Illinois for an Lie consideration of the sum of	Fourteen thousand and no/10) <i>0</i>
in h and paio, CONVEY_ AND WARRANT. to The Des Plai	nes Bank, 1223 Oakton Stree	inois
of the C414 of <u>Pes Plaines</u> County of	performance of the covenants and agreen	ents herein, the fol-
towing the seite to at this with the improvements thereon, including all heati	ng, air-conditioning, gas and plumbing ap	paratus and fixtures.
and everything ap, rite ant thereto, together with all rents, issues and profits of Hanover Park. County of COOK	and State of Illinois, to-wit:	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Unit 'E' and Garace'.' in Building 3 as delineate described real esta'es (hereinafter referred to as Highlands Unit 10 A subjivision of part of the Sou Township 41 North, Lange 10 East of the third Prin Illinois, which survey is a tached as exhibit 'C' ownership made by Centra. 'It onal Rank in Chicago under trust agreement dated May 1. 1972 and known in the office of the Recorder of Deeds as document per cent interest in said parc 1, (excepting from space comprising the units thereon at defined and condominium ownership and survey) in Cook County, thereby releasing and waiving all rights under and by virtue of the head stated.	'parcel'): Lot 5 in Hanov th West fractional 4 of Sec cipal Meridian, in Cook Coo to a declaration of condom, not individually, but as as trust number 18941 and a 21916568, together with (said parcel all the proper set forth in said declarat: Illinois.	retron 30, anty, inium trustee recorded No. 107166 4
Hereby releasing and waving all rights under and by white of the first interest and by where the first interest of the control in the first interest of the control in the first interest of the control in the first interest in the first interest of the control in the first interest of the control in the first interest in the first interest of the control in the first interest interest in the first interest interest in the first interest	ovenants and agreements nevent.	•
justly indebted upon a certain	ipal promissory notebearing even da	e herewith, payable
in a single payment of \$14,000.00 plus accrued i	rest.	
·		
		•
•		
	TO CACA	
The Grantor covenants and agrees as follows: (1) To pay said indebted notes provided, or according to any agreement extending time of payment; (2 and assessments against said premises, and on demand to exhibit receipts the rebuild or restore all buildings or improvements on said premises that may have shall not be committed or suitered; (3) to keep all buildings now or a tompanie with loss clause attached payable first, to the first Trustee and companies with loss clause attached payable first, to the first Trustee and or trustees to brances, and the interest thereon, at the time or times when the same shall be Said in the said Mortgages or Trustees to brances, and the interest thereon, at the time or times when the same shall be NT ITE EVENT of failure so to insure, or pay taxes or assessments, only grantee or the holder of said indebtedness, may procure out in surrance, only grantee or the holder of said indebtedness, any procure of the same shall be so much additional indebtedness secured her same will in per annum shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the legal holder thereof, without not thereon from time of such breach of any of the aforesaid covenants by Experience same as if all of said indebtens shall he reconstructed the same will be reconstructed to the aforesaid covenants by Experience same as if all of said indebtens shall he mutured by explosivements paid of the reformation of the legal holder thereof, without not thereof in the same will be reconstructed to the same and disbursements paid of the aforesaid covenants by Experience same as if all of said indebtens shall be according to the same shall be reconstructed by explosivements paid of the same shall be reconstructed by explosivements paid of the same shall be reconstructed by explosivements paid of the same shall be reconstructed by explosivements paid of the same shall be reconstructed by explosivements paid of the same shall be reconstructed by explosivements paid of the same shall be	regarder incumbrances or the interest the year of such taxes or assessments, or discharge rest thereon from time to time; and all interest thereon from time to time; and all interest thereon from the date of payman and the work of the payman and the work of the payman and the work of the payman and payabe required in behalf of plaintiff in coante evidence, stenographer's charges, cost of source decree—shall be paid by the Gregarder of the payman and the grantee or any holder of any part of subsurgements shall be an additional lien the foreclosure proceedings; which proceed the payman and the Grantor and for the heirs, executors are proceeding, such foreclosure out in which such complaint is filled, may said premises pending such foreclosure out in which such complaint is filled, may be a payman and the Grantor and for the heirs, executors out in which such complaint is filled, may be a payman and the Grantor and for the heirs, executors out in which such complaint is filled, may be a payman and the Grantor and for the heirs, executors of said County is the standard the party of the person who shall then be set. And when all the aforesaid covenants the party entitled, on receiving his reason	on purel ase any tax means of oaid, the it at sev. n cent ing princ pal and all le, and with it cut st at law, on be th, the section with the free f procuring or com- antor; and the like aid indebtedness, as upon said premises, ceding, whether de- disbursements, and administrators and re proceedings, and by at once and with- the of said premises or of his resignation, reby appointed to be the acting Recorder
Witness the handand seatof the Grantor mis	11/1/11	
	John T. Ca	
This instrument was prepared by		(SEAL)
Richard B. Gould, Attorney At Law 1100 W. Northwest Hwy., Mt. Prospect, IL 60056		

UNOFFICIAL COPY

State of County of Office THE LES PLAINES BANK 1223 OAKTON ST. DEL FLAINES, ILL. 60018 SECOND MORTGAGE

END OF RECORDED DOCUMENT